#### § 1902.14

#### §1902.14 Formal hearing.

Any formal hearing provided for under §1902.11 (e) and (f) shall be commenced upon the publication of reasonable notice in the FEDERAL REGISTER and similar notice by the State. The hearing shall conform with the requirements of 5 U.S.C. 556 and 557. The terms for filing proposed findings and conclusions and exceptions to any tentative decision, or objections to a tentative decision, shall be set forth in the notice

### §1902.15 Certification of the record of a hearing.

Upon completion of any formal or informal hearing, the transcript thereof, together with written submissions, exhibits filed during the hearing, and any post-hearing presentations shall be certified by the officer presiding at the hearing to the Assistant Secretary.

PROCEDURE FOR PROPOSED OR POSSIBLE REJECTION OF PLAN

### $\S 1902.17$ The proceeding.

Whenever as a result of (a) an initial examination of a plan, or (b) written or oral comments concerning a plan submitted in an informal rulemaking proceeding concerning a proposed approval of a plan or any subject or issue concerning the plan, the Assistant Secretary proposes to reject a plan or rejection remains in issue for any reason, he shall follow the procedures prescribed in the remaining sections of this subpart.

## § 1902.18 Previous hearing or other opportunity for comment on plan.

- (a) Whenever an informal hearing has been held under §§1902.11 and 1902.13, any evidence submitted in such a hearing shall be considered and may be relied upon whenever it is found that no party will be prejudiced thereby because
- (1) Of a lack of an opportunity for cross-examination afforded in the informal hearing on the issues involved, or
- (2) The veracity and demeanor of witnesses are not important with respect to the type of evidence involved (e.g., extensive technical or statistical data), or

(3) For any other reason.

- (b) Any written comments received in response to a notice issued under §1902.11 shall be a part of the record of the proceeding.
- (c) Whenever a formal hearing has been held under §1902.14 the Assistant Secretary shall hold no additional hearing, and shall proceed to issue a tentative decision under §1902.21.

### §1902.19 Notice of hearing.

- (a) Whenever the Assistant Secretary has issued no previous notice concerning the plan, or only informal rule making proceedings have been conducted concerning the plan, the Assistant Secretary shall publish in the FED-ERAL REGISTER an appropriate notice concerning the plan and provide an opportunity for formal hearing and decision on the possible rejection of the plan and on any subsidiary issues. The notice also shall set forth such rules as may be necessary so as to assure compliance with 5 U.S.C. 556 and 557 in the conduct of the proceeding. The time for filing proposed findings and conclusions and exceptions to any tentative decision shall be set forth in the no-
- (b) Not later than 5 days following the publication of the notice in the FEDERAL REGISTER, required by paragraph (a) of this section, the applying State agency shall publish, or cause to be published, within the State reasonable notice containing the same information.

### DECISIONS

# §1902.20 Decision following informal proceeding.

- (a) This section deals with a situation where the Assistant Secretary has
- (1) Afforded interested persons an opportunity to submit written data, views, or arguments concerning a proposal, subject, or issue concerning a plan; or
- (2) Has in addition provided an informal hearing concerning a proposal, subject, or issue concerning a plan.
- (b)(1)(i) After consideration of all relevant information which has been presented, if the Assistant Secretary approves a plan he shall issue a decision to that effect.